

***Public Utilities Commission of the State of California***

***Public Agenda 3077  
Tuesday, December 11, 2001, 10 a.m.  
San Francisco, California***

**Commissioners  
Loretta M. Lynch, President  
Henry M. Duque  
Richard A. Bilas  
Carl W. Wood  
Geoffrey F. Brown**

*For each agenda item, a summary of the proposed action is included; the Commission's decision may, however, differ from that proposed.*

*Website: <http://www.cpuc.ca.gov>*

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**Scheduled Commission Meetings  
505 Van Ness Avenue, San Francisco**

<i>Ratesetting Deliberative Meeting*</i> <i>Room 5305</i> <i>(1:30 p.m.)</i> <b><i>Closed to the Public</i></b>	<i>Commission Meeting</i> <i>Auditorium</i> <i>(10 a.m.)</i> <b><i>Open to the Public</i></b>
Thursday, December 6	Tuesday, December 11

*\*Ratesetting Deliberative Meeting dates are reserved as noted but will be held only if there are ratesetting matters to be considered and a Commissioner has requested that a Ratesetting Deliberative Meeting be held. A “✓” next to the date indicates that the meeting will be held. A “✓” next to the item number on the Agenda indicates that the matter will be considered during the Ratesetting Deliberative Meeting.*

*A “◆” next to the item number on the Agenda indicates that the matter may be considered during Closed Session pursuant to Public Utilities Code Section 1701.2(c); thereafter the Commissioners will reconvene in Public Session to vote on the item.*

***Matters of Public Interest***

***For the convenience of the public and media representatives, items of widespread public interest will be taken up at the beginning of the meeting.***

For further information contact the Public Advisor  
(415) 703-2074 E-mail: [public.advisor@cpuc.ca.gov](mailto:public.advisor@cpuc.ca.gov)



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## PUBLIC COMMENT

The following items are not subject to public comment:

- All items on the closed session agenda; these are HEX and EX items.
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## CONSENT AGENDA

*Items shown on the Consent Agenda will be taken up and voted on as a group in one of the first items of business of each Commission meeting. Items may be removed from the Consent Agenda for discussion on the Regular Agenda at the request of any Commissioner prior to the meeting.*

## ORDERS AND RESOLUTIONS

- CA-1**      **Res TL-18981** - Resolution approving issuance of charter-party carrier certificates pursuant to Section 5374(b) of the Public Utilities Code.
- CA-2**      **Res ALJ-176-3077** - Ratification of preliminary determinations of category for proceedings initiated by application. The preliminary determinations are pursuant to Article 2.5, Rules 4 and 6.1 of the Commission's Rules of Practice and Procedure.
- CA-3**      **A00-07-001 – Sierra Pacific Power Company (Sierra Pacific).**  
This decision dismisses the application of Sierra Pacific seeking Commission's approval of a proposed performance based ratemaking mechanism, with conditions. This proceeding is closed.  
(Com Bilas – ALJ Thomas)  
(Section 311(g)(1).)

- CA-4            A00-07-043 - Pacific Gas and Electric Company (PG&E).**  
For authority, among other things, to increase rates and charges for electric service effective on January 1, 2001. PG&E sought an attrition increase of \$184,575,000 starting January 1, 2001. The Office of Ratepayers Advocates (ORA) and others opposed. This decision grants an increase of \$150,838,000, based on the effect of inflation in 2001 on 1999 forecast expenses and on rate base. An inflation increase for 2000 is denied. The \$22.8 million balance in PG&E's Vegetation Management Balancing Account is credited to PG&E's Transition Revenue Account. ORA's proposal to refund the \$22.8 million directly to ratepayers is denied. The authorized increase is effective for tariff filing purposes January 1, 2001 as required by D00-12-061. However, because of the rate freeze, rates will not increase. This proceeding is closed.  
(Com Wood – ALJ Barnett)  
(Section 311(d).)
- CA-5            Res W-4313 – Watertek, Inc., Oak Hills District.**  
This resolution authorizes an interim general rate increase, subject to refund, producing additional gross annual revenue of \$65,936 (59.9%).  
(Section 311(g)(1).)
- CA-6            A01-01-050 – San Diego Gas & Electric Company (SDG&E).**  
SDG&E requests a permit to construct (PTC) the Pala Substation Expansion pursuant to General Order 131-D. The substation expansion is necessary to meet anticipated customer-driven electrical load growth in the Pala area, including the new Pala Casino recently completed by the Pala Band of Mission Indians, and to prevent potential outages or disruption of service to existing and new customers. The PTC is granted. This proceeding is closed.  
(Com Bilas – ALJ Patrick)  
(Section 311(g)(1).)
- CA-7            Res T-16569 – Universal Lifeline Telephone Service Marketing Board.**  
This resolution approves the contract, as modified, with Richard Heath and Associates, Inc., to conduct the Interim Marketing Program Phase II for Universal Lifeline Telephone Service for a twelve-month term in the amount of \$4,983,241.  
(Section 311(g)(1).)

- CA-8            Res T-16606 - Universal Lifeline Telephone Service Marketing Board.**  
This resolution approves the contract, as modified, with Richard Heath and Associates, Inc., for a multi-lingual Call Center for potential Universal Lifeline Telephone Service customers for a term of 36 months with two one-year extensions, at Telecommunications Division's option, for an amount not to exceed \$1,481,900.  
(Section 311(g)(1).)
- CA-9            Res T-16618 – GTE Telecommunications Services, Inc. (GTE Telecom.)**  
This resolution revokes the certificate of public convenience and necessity of GTE Telecom, as requested by the company.
- CA-10          Res T-16560 – Pacific Bell Telephone Company (Pacific).**  
This resolution authorizes Pacific to decrease its annual revenue by \$24,819,000 for the 2002 Price Cap Mechanism, effective January 1, 2001, in accordance with the provisions of D89-10-031 and D94-09-065.  
(Advice Letter (AL) 22222 filed October 1, 2001, and AL 2222A filed October 19, 2001)
- CA-11          Res T-16599 – Verizon California, Inc. (Verizon)**  
This resolution authorizes Verizon to decrease its annual revenue by \$13,000,000 for the 2002 Price Cap Mechanism effective January 1, 2002, in accordance with the provisions of D89-10-031 and D94-09-065.  
(Advice Letter 9888 filed September 28, 2001)
- CA-12          Res T-16611 – Pacific Bell Telephone Company (Pacific).**  
This resolution approves an Interconnection Agreement between Pacific and OnePoint Communications Colorado, LLC., in accordance with the provisions of General Order 96-A and Resolution ALJ-181.  
(Advice Letter 22270 filed October 10, 2001)

**CA-13      Res T-16616 – Communications West (U-2148); Comtel Computer Corp. (U-5213); Hertz Technologies (U-5319); GST Pacific Lightwave (U-5371); LDM Systems, Inc. (U-5448); GST Telecom California (U-5469); Viatel, Inc. (U-5679); CapRock Telecommunications (U-5739); Vista International (U-5802); OmniCall, Inc. (U-6003); Japan Telecom America (U-6032); @Link Networks, Inc. (U-6095); 2<sup>nd</sup> Century Communications, Inc. (U-6236); On-Site Access Local (U-6270); Hotel Connect Management (U-6291); Preferred Network (U-6345); Urban Media of California (U-6374); Broadmedia, Inc. (U-6335); BBG Communications (U-6406); LightBonding.com (U-6408).**

This resolution revokes, at the request of the companies, the non-dominant interexchange carrier, radio telephone utility, and competitive local carrier certificates of public convenience and necessity held by the 20 companies.

**CA-14      R00-10-002 - Order Instituting Rulemaking into the operation of interruptible load programs offered by Pacific Gas and Electric Company, San Diego Gas & Electric Company, and Southern California Edison Company and the effect of these programs on energy prices, other demand responsiveness programs, and the reliability of the electric system.**

This decision modifies the list of customers granted Category M status in D01-09-020 by adding one customer.

(Com Wood – ALJ Mattson)

**CA-15      Res T-16608 – Verizon California Incorporated (Verizon).**

This resolution approves an Interconnection Agreement between Verizon and Preferred Carrier Services, Inc. dba Phones For All and Telefonos Para Todos in accordance with the provisions of General Order 96-A and Resolution ALJ-181.

(Advice Letter 9897 filed October 12, 2001)

**CA-16      Res T-16609 - Verizon California Incorporated (Verizon).**

This resolution approves an Interconnection Agreement between Verizon and Ciera Network Systems, Inc. in accordance with the provisions of General Order 96-A and Resolution ALJ-181.

(Advice Letter 9901 filed October 19, 2001)

**CA-17      Res T-16610 – Pacific Bell Telephone Company (Pacific).**

This resolution approves an Interconnection Agreement between Pacific and IG2, Inc. (formerly known as Computer Business Sciences, Inc.) in accordance with the provisions of General Order 96-A and Resolution ALJ-181.

(Advice Letter 22276 filed October 11, 2001)

- CA-18      Res T-16612 – Pacific Bell Telephone Company (Pacific).**  
This resolution approves an Interconnection Agreement between Pacific and SBC Advanced Solutions, Inc. in accordance with the provisions of General Order 96-A and Resolution ALJ-181.  
(Advice Letter 22293 filed October 16, 2001)
- CA-19      Res T-16613 – Pacific Bell Telephone Company (Pacific).**  
This resolution approves a Resale Agreement between Pacific and Voice Vision International, Inc. in accordance with the provisions of General Order 96-A and Resolution ALJ-181.  
(Advice Letter 22314 filed October 19, 2001)
- CA-20      Res T-16614 –Pacific Bell Telephone Company (Pacific).**  
This resolution approves a resale agreement between Pacific and Stonebridge Communications, Inc. in accordance with the provisions of General Order 96-A and Resolution ALJ-181.  
(Advice Letter 22313 filed October 19, 2001)
- CA-21      Res T-16601 – Roseville Telephone Company (Roseville).**  
This resolution authorizes Roseville to decrease its annual revenues by \$577,817 effective January 1, 2002.  
(Advice Letter 628 filed October 1, 2001)
- CA-22      Res W-4311 – Little Bear Water Company, Inc.**  
This resolution authorizes a general rate increase producing additional annual revenue of \$59,400 or 22.2% in 2001.
- CA-23      Res W-4312 – Little Bear Sewer Company, Inc.**  
This resolution authorizes a general rate increase producing additional annual revenue of \$39,145 or 24.1% in 2001.
- CA-24      Res W-4314 – Rio Plaza Water Company, Inc.**  
This resolution authorizes an offset rate increase of \$6,060 or 2.9% in additional revenue due to purchased power costs and pump assessments.  
(Advice Letter 34-W filed August 9, 2001)
- CA-25      Res T-16600 - Citizens Telecommunications Company of California Incorporated (Citizens).**  
This resolution authorizes Citizens to increase its annual revenue by \$390,650 for the 2002 Price Cap Mechanism effective January 1, 2002, in accordance with the provisions of D89-10-031 and D94-09-065.  
(Advice Letter 719 filed October 2, 2001)

- CA-26            A00-11-037 – Pacific Gas and Electric Company.**  
For approval of year 2002 energy efficiency programs, in compliance with Ordering Paragraph 93 of D00-07-017. A00-11-043, A00-11-044, A00-11-045 – Related matters. This decision grants The Utility Reform Network an award of \$53,365.42 in compensation for contributions to D01-01-060. That decision addressed applications by four investor-owned utilities seeking approval for energy efficiency programs, budgets and incentive mechanisms for program years 2000 and 2001. These proceedings are closed.  
(Com Lynch – ALJ Walker)
- CA-27            R00-01-005 - Order instituting rulemaking into implementation of Assembly Bill 1149, regarding underground electric and communications facilities.**  
This interim opinion revises the rules governing the State’s program to convert overhead electric and communications lines to underground. This order expands Rule 20A criteria; extends the use of Rule 20A funds; allows cities to mortgage 20A funds for five years; requires standardized reporting from the utilities; improves communication between utilities and residents; and orders the creation of an updated Undergrounding Planning Guide.  
(Com Duque - ALJ Brown)  
(Section 311(g)(1).)  
(Agenda 3075, Item CA-3, 11/8/01; Agenda 3076, Item CA-30, 11/29/01; Req - Commission)
- CA-28            R01-06-022 – Order instituting rulemaking on the Commission’s own motion into General Order (GO) 163, relating to the Commission’s contracting for architectural, engineering, and environmental services.**  
This decision revises the Commission’s GO 163, that sets forth the Commission’s procedures for procuring architectural, engineering, and environmental services consistent with Sections 4529-4529.5 of the Government Code.  
(Com Lynch)  
(Section 311(g)(1).)  
(Agenda 3076, Item CA-14, 11/29/01; Req - Commission)
- CA-29            R98-06-029 – Order instituting rulemaking on the Commission’s own motion into the service quality standards for all telecommunications carriers and revisions to General Order 133-B.**  
This decision awards California Small Business Association and California Small Business Roundtable \$8,844.47 and Sun Yung Kim \$19,621 in compensation for their respective substantial contributions to D00-03-052. This proceeding is closed.  
(Com Bilas – ALJ DeUlloa)  
(Agenda 3075, Item CA-25, 11/8/01; Req - Commission)

- CA-30            Res T-16596 – Pacific Bell Telephone Company (PacBell).**  
This resolution approves PacBell's request to offer Anonymous Call Rejection Service permanently.  
(Advice Letter 21423 filed October 12, 2000)  
(Section 311(g)(1).)  
(Agenda 3075, Item CA-9, 11/8/01; Agenda 3076, Item CA-33, 11/29/01; Req - Commission)
- CA-31            Res W-4310 – Bakman Water Company.**  
This resolution authorizes an increase in rates producing additional annual revenues of \$66,913 or 9.31%.
- CA-32            A01-11-024 – Teligent Services, Inc. (Teligent)**  
**(Rev.)**            This decision grants Teligent authorization to discontinue providing  
(12/3/01)        facilities-based local exchange service to its business customers in the Los  
**(Rev.)**            Angeles market area. This proceeding is closed.  
(12/4/01)        (Com Brown – ALJ Evans)  
This revision was not listed on the agenda distributed to the public.  
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- CA-33            A01-09-022 – Pacific Pipeline System LLC and Pacific Energy Group LLC.**  
This application seeks authorization under Section 854(a) of the Public Utilities Code of a change of control of Pacific Pipeline System LLC through an internal corporate reorganization. The application is unopposed. The application is granted. This proceeding is closed.  
(Com Bilas – ALJ Walker)  
(Agenda 3075, Item CA-20, 11/8/01; Agenda 3076, Item CA-29, 11/29/01; Req - Commission)



**CA-34                    A01-04-034 – PacifiCorp.**

(12/7/01)            This decision grants PacifiCorp's application for an exemption pursuant to Pub. Util. Code § 853(b) from Commission review under § 854 of a transaction pursuant to which all the common stock of PacifiCorp would be transferred from the entity now holding it, NA General Partnership (a Nevada partnership indirectly controlled by ScottishPower), to a newly-formed, non-operating Delaware holding company, PacifiCorp Holdings, Inc. (PHI), in exchange for 100 percent of the capital stock of PHI. This authorization is subject to various conditions that ensure the Commission retains regulatory authority and that PacifiCorp is insulated from any adverse financial effects that the holding company's non-regulated businesses may suffer. This proceeding is closed.

This matter is added to the agenda pursuant to Gov. Code § 11125.3(a)(2) and Pub. Util. Code § 306(b).

(Com Lynch – ALJ McKenzie)

This item was not listed on the agenda distributed to the public.

**CA-35                    A01-06-007 – Southern California Edison Company (SCE).**

(12/7/01)            This decision grants SCE the authority to lease to New Century Auto, LLC, a 5.3-acre site located on a portion of SCE's Gould-Mesa 220-kilovolt transmission right-of-way in the City of San Gabriel. New Century Auto would operate an automobile dealership on the site, a use that SCE states will not interfere with its utility operations. SCE has submitted environmental documentation for the project. This proceeding is closed.

**(Rev.)**

(12/3/01)

(Com Brown – ALJ Walker)

(Agenda 3074, Item CA-20, 10/25/01; Req - Commission)

This revision was not listed on the agenda distributed to the public.

This item was listed as Item H-5 on the agenda distributed to the public.

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## REGULAR AGENDA

### UTILITY AND TRANSPORTATION ORDERS

#### ORDERS HELD OVER

- H-1                    A00-10-012 – Los Angeles to Pasadena Metro Blue Line Construction Authority (Applicant).**  
For authority to construct two light rail transit tracks at-grade crossing West Avenue 45 in the City and County of Los Angeles, California. A01-06-011, (Rev.) A00-11-050, A00-11-040, A00-11-034, A00-11-033, A00-11-032, A00-11-029, A00-11-016, A00-11-015, A00-10-050, A00-10-039, A00-10-033, (12/3/01) A00-10-020 – Related matters. This decision affirms the Assigned Commissioner's Ruling allowing construction of crossings at the Applicant's risk. It also requires Applicant to provide evidence of the amount at taxpayer risk.  
(Com Bilas – ALJ Rosenthal)  
(Agenda 3076, Item 5, 11/29/01; Req - Commission)  
This revision was not listed on the agenda distributed to the public.
- H-2                    A00-10-045 – San Diego Gas & Electric Company (SDG&E).**  
For an order implementing Assembly Bill 265. A01-01-044 – related matter. This decision adopts interim utility-retained generation cost recovery mechanism for SDG&E, and directs SDG&E to file for a permanent mechanism. SDG&E's request to eliminated reasonableness review is denied, but the Commission will revisit this issue.  
(Com Wood – ALJ Wetzell)  
(Agenda 3075, Item 5, 11/8/01; Req - Commission)
- H-3                    A01-04-007 – Southern California Gas Company (SoCalGas).**  
This decision addresses the terms and conditions upon which SoCalGas may sell the 14 Bcf of reclassified cushion gas at its Aliso Canyon and La Goleta storage fields.  
(Com Lynch – ALJ Wong)  
(Agenda 3073, Item 3, 10/10/01; Agenda 3076, Item H-3, 11/29/01; Req - Commission)

**H-4**

**A01-05-049 – Southern California Edison Company (SCE).**

This decision grants SCE the authority to lease to Ventura Power Storage, LLC a 7.5-acre site located on a portion of SCE's Mandalay-Santa Clara 220-kilovolt (kV) transmission and 66-kV sub-transmission right of way in the City of Ventura. Ventura Power Storage would operate a self-storage facility on the site, a use that SCE states will not interfere with its utility operations. SCE is required to submit certain environmental documentation within 120 days. This proceeding is closed.

(Com Brown – ALJ Walker)

(Agenda 3074, Item CA-19, 10/25/01; Req - Commission)

- H-4a**            **ALTERNATE ORDER TO ITEM H-4.** This decision denies without prejudice, Southern California Edison Company's (SCE) request for authority to lease to Venture Power Storage, LLC a 7.5-acre site located on a portion of SCE's Mandalay-Santa Clara 220-kilovolt (kV) transmission and 66-kV subtransmission right-of-way in the City of Ventura. Ventura Power Storage would operate a self-storage facility on the site, a use that SCE states will not interfere with its utility operations. This proceeding is closed.  
(Com Wood)
- H-5**            Moved to Item CA-35 on the agenda.  
(12/7/01)       This revision was not listed on the agenda distributed to the public.
- H-5a**           Withdrawn.  
(12/7/01)       This revision was not listed on the agenda distributed to the public.
- H-6**            **A01-07-036 – Southern California Edison Company (SCE).**  
SCE seeks authority to lease to Power Storage Industry, II, LLC (Power Storage) a 5.7-acre site located on a portion of SCE's Walnut 220/12-kilovolt (kV) substation in the City of Industry. Power Storage would develop a self-storage facility on the site, a use that SCE states will not interfere with its utility operations. The application is unopposed. The Commission grants the application but, based on our new procedure for applications like this one, the Commission requires SCE within 120 days to submit documents attesting to the appropriate environmental review of the project. This proceeding is closed.  
(Com Bilas – ALJ Walker)  
(Agenda 3073, Item CA-27, 10/10/01; Agenda 3074, Item CA-45, 10/25/01; Req - Commission)

- H-6a**            **ALTERNATE ORDER TO ITEM H-6.** Southern California Edison Company (SCE) seeks authority to lease to Power Storage Industry II, LLC (Power Storage) a 5.7-acre site located on a portion of SCE's Walnut 220/12-kilovolt (kV) substation in the City of Industry. Power Storage would develop a self-storage facility on the site, a use that SCE states will no interfere with its utility operations. The application is unopposed. The Commission denies the application, without prejudice. This proceeding is closed.  
(Com Wood)
- H-7**            **A01-09-007 – San Diego Gas & Electric Company (SDG&E).**  
For the construction and operation of a second 230 kV circuit on the existing transmission line from Imperial Valley Substation to the International Border to interconnect with the Comision Federal de Electricidad, Baja California Norte System. This decision grants the request by SDG&E to modify the terms of a certificate of public convenience and necessity granted in D83-10-004. The Commission does not approve SDG&E's request to relocate six support structures along the existing Imperial Valley-La Rosita transmission line to accommodate two proposed merchant transmission line projects at this time, but will reconsider the request upon receipt of adopted environmental documents from the federal government.  
(Rev.)  
(11/30/01)      (Com Duque – ALJ Cooke)  
(Agenda 3074, Item 6, 10/25/01; Req - Commission)
- H-8**            **A93-12-025 – Southern California Edison Company.**  
For authority to increase its authorized level of base rate revenue under the Electric Revenue Adjustment Mechanism for service rendered beginning January 1, 1995 and to reflect this increase on rates. I94-02-002 – Related Matter. This decision denies without prejudice modification of San Diego Gas & Electric Company's (SDG&E) requested revenue sharing mechanism and associated pricing provisions adopted for San Onofre Nuclear Generating Units Nos. 2 and 3 (SONGS 2&3) in D96-04-059, clarifies that SDG&E will have an obligation to serve ratepayers with SONGS 2&3 generation after 2003, and denies without prejudice SDG&E's requested ratemaking method to reduce the Assembly Bill 265 Undercollection Balancing Account. This proceeding is closed.  
(Rev.)  
(12/7/01)      (Com Duque – ALJ Econome)  
(Section 311(g)(1).)  
(Agenda 3073, Item 1, 10/10/01; Agenda 3076, Item H-4, 11/29/01; Req – Commission)  
This revision was not listed on the agenda distributed to the public.

- H-9                    A99-09-029 – Pacific Gas and Electric Company (PG&E).**  
For a certificate of public convenience and necessity authorizing the construction of the Northeast San Jose Transmission Reinforcement Project. This decision resolves remaining issues in the proceeding relating to the cost of and need for PG&E's proposed Northeast San Jose Transmission Project. This proceeding is closed.  
(Com Duque – ALJ Thomas)  
(Section 311(d).)  
(Agenda 3074, Item 4, 10/25/01; Agenda 3076, Item H-5, 11/29/01; Req - Commission)
- H-10                  I\_\_\_\_\_ - Order Instituting Investigation and Order to Show Cause (OSC). An Order Instituting Investigation is opened into the actions of Southern California Edison Company (Edison) and its officers and employees for non-compliance with D01-06-039. A related OSC is issued and Edison and its officers and employees responsible for deciding that Edison would not tender its Notice of Intent for Test Year 2003 on September 13, 2001, are hereby ordered to appear before the Commission and show cause whether they failed to comply with D01-06-039; and to consider appropriate sanctions and penalties.**  
(Agenda 3076, Item 7, 11/29/01; Req - Commission)
- H-11                  I\_\_\_\_\_ - Order Instituting Investigation and Order to Show Cause (OSC). An Order Instituting Investigation is opened into the actions of Pacific Gas and Electric Company (PG&E) and its officers and employees for non-compliance with Ordering Paragraph (OP) 2 of D01-10-059. A related OSC is issued and PG&E and its officers and employees responsible for deciding that PG&E would not tender its Notice of Intent for Test Year 2003 on November 14, 2001 are hereby ordered to appear before the Commission and show cause whether they failed to comply with OP 2 of D01-10-059, and to consider appropriate sanctions and penalties.**  
(Agenda 3076, Item 8, 11/29/01; Req - Commission)

**H-12            199-07-003 - Order Instituting Investigation on the Commission's own motion to consider the costs and benefits of various promising revisions to the regulatory and market structure governing California's Natural Gas Industry and to report to the California Legislature on the Commission's findings.**

This decision considers three contested settlement proposals addressing the promising options raised in D99-07-015 as applied to the Southern California Gas Company natural gas system, and to a lesser extent, the San Diego Gas & Electric Company gas system. Based on the record developed regarding costs and benefits, we choose to approve the comprehensive settlement, with certain modifications. This proceeding is closed.

(Com Bilas - ALJ Wong)

(Section 311(d).)

(Agenda 3053, Item 2, 12/21/00; Agenda 3075, Item H-2, 11/8/01; Req - Commission)

**H-12a            ALTERNATE ORDER TO ITEM H-12.** This decision considers three contested settlement proposals addressing the promising options raised in D99-07-015 as applied to the Southern California Gas Company natural gas system, and to a lesser extent, the San Diego Gas & Electric Company gas system. Based on the record developed regarding costs and benefits, the Commission chooses to approve the interim settlement, with certain modifications. This proceeding is closed.

(Com Wood)

**H-13            R\_\_\_\_\_ - Order Instituting Rulemaking to consider present practices and rules and determine the need for new rules applicable to the calculation and processing: (1) of offset increases for water utilities related to unanticipated increases in purchased power, purchased water and pump tax, and (2) the balancing account treatment of these new expense increases and corresponding revenues authorized to achieve non general rate case recovery of those expenses.**

(Agenda 3075, Item 3, 11/8/01; Agenda 3076, Item H-10, 11/29/01; Req - Commission)

- H-14            R\_\_\_\_\_ - Order Instituting Rulemaking regarding the implementation of the suspension of direct access.**  
By D01-09-060, issued September 20, 2001, pursuant to Assembly Bill 1X, the Commission suspended direct access, i.e., the ability of electric utility customers to purchase electricity from Electric Service Providers. In this rulemaking, the Commission will consider the issues related to implementation of the suspension of direct access, including the effect to be given to contracts executed or agreements entered into on or before September 20, 2001, as well as renewal of any contracts or agreements.  
(Agenda 3076, Item 6, 11/29/01; Req - Commission)
- H-15            R01-03-023 - Order instituting rulemaking into whether the curtailment and diversion priorities for noncore natural gas customers in the service territories of Pacific Gas and Electric Company (PG&E), and Southern California Gas Company (SCE) should be changed.**  
This decision determines that granting a priority to electric generators for natural gas service is not needed to avoid disruptions in electric service. No supply conditions warrant a change in service priorities. Furthermore, no changes in gas storage regulations for SCE or PG&E are needed to insure the reliability of gas supply in the next 12 months.  
(Com Bilas – ALJ Sullivan)  
(Section 311(g)(1).)  
(Agenda 3076, Item 2, 11/29/01; Req - Commission)
- H-16            R95-04-043 - Order instituting rulemaking on the Commission’s own motion into competition for local exchange service. I95-04-044 – related matter.**  
This decision denies in part and grants in part the petition to modify D98-01-022 filed by Metro One Telecommunications, Inc. and InfoNXX. The limited modification requires Pacific Bell to discontinue charging a per query fee to third-party purchasers of access to its Directory Assistance database.  
(Com Bilas – ALJ Pulsifer)  
(Section 311(g)(1).)  
(Agenda 3075, Item 6, 11/8/01; Agenda 3076, Item H-7, 11/29/01; Req - Commission)



**H-17            R98-07-038 - Rulemaking for purposes of revising General Order (GO) 96-A regarding informal filings at the Commission.**

This decision would adopt part of the rules proposed for GO 96-B. The adopted rules require each telecommunications utility to notify its affected customers in advance whenever that utility proposes to raise its rates or charges, withdraw services, or transfer the customers to another service providers.

(Com Duque – ALJ Kotz)

(*Section 311(g)(1).*)

(Agenda 3076, Item 1, 11/29/01; Req - Commission)

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**ORDERS**

- 1                    R01-08-027 - Order Instituting Rulemaking on the Commission's Proposed Policies and Programs Governing Low-Income Assistance Programs.**  
This decision continues the Commission's efforts to standardize the policies and procedures for implementing and reporting results from low-income assistance programs. This decision addresses policies and procedures concerning aspects of customer eligibility, ceiling insulation levels, qualification of multifamily units and mobile homes, inspection frequencies, among others. In addition, this decision adopts an approach for evaluating the low-income energy efficiency programs overall or on the measure-specific level and addresses other reporting issues.  
(Com Wood – ALJ Gottstein)  
(Section 311(g)(1))  
This revision was not listed on the agenda distributed to the public.
- 2                    A00-09-048 – Southern California Water Company (SCWC)**  
This decision finds that the lifeline rate proposal filed by SCWC at the Commission's direction is in the public interest and approves it for implementation in the utility's Region III. The rate relief program offers all eligible customers a 15% discount on each component of the water bill. This decision directs SCWC to file an advice letter for authority to establish the same program in Region II. This decision also directs SCWC to notify its master-meter customers of the lifeline rate program so that submeter customers, who are residents of manufactured housing communities and mobilehome parks, and who meet the eligibility requirements, may receive a 15% discount on their submeter bills. This proceeding is closed.  
(Com Duque – ALJ Vieth)  
(Section 311(d).)

◆3

**C00-11-018 – The Office of Ratepayer Advocates vs. Pacific Bell Telephone Company (Pacific).**

This decision finds that Pacific violated various statutes and a Commission Order. The 45% increase in the average time to restore dial tone service to residential customers over the period 1996-2000 is a violation of § 451. Also, the decision finds that the increase in the meantime to restore service to residential customers that Pacific experienced between 1996 and 2000 is a violation of Ordering Paragraph 2 of D97-03-067 which requires Pacific to "maintain or improve its service quality over the five years following the merger" of Pacific with SBC. The decision also determines that Pacific's failure to expressly notify customers when they call its 611 repair service of the availability of a four-hour appointment window is a violation of § 451. Pacific is ordered, on a prospective basis to meet the annual repair standards for initial and repeat out-of-service repair intervals established in the decision. In any year in which Pacific fails to meet either one of the standards, Pacific must pay penalties in the amount of \$300,000 for each month of that year that it fails to meet that standard. Pacific is also ordered to change its automated Interactive Voice Response system that customers reach when they call Pacific's 611 repair service to alert customers of the availability of a four-hour appointment window. This proceeding is closed. (Com Wood – ALJ Jones)

4

**R99-11-022 - Rulemaking into Implementation of Public Utilities Code Section 390.**

(Rev.)  
(12/4/01)

This decision addresses Southern California Edison's petition for modification of D01-07-031 seeking Commission approval of changes to QF contracts.

This revision was not listed on the agenda distributed to the public.

5

**A00-10-012 – Los Angeles to Pasadena Metro Blue Line Construction Authority (Los Angeles to Pasadena Metro Blue Line).**

(Rev.)  
(12/4/01)

For an order authorizing the construction of two light rail transit tracks at-grade crossing West Avenue 45 in the City and County of Los Angeles, and consolidated matters. A01-06-011, A00-11-050, A00-11-040, A00-11-034, A00-11-033, A00-11-032, A00-11-029, A00-11-016, A00-11-015, A00-10-050, A00-10-039, A00-10-033, A00-10-020 – Related matters.

This decision considers applications for authority to construct crossings at a number of locations along the route of the Los Angeles to Pasadena Metro Blue Line, including the grant of final authority in some cases.

(Com Bilas – ALJ Rosenthal)

This revision was not listed on the agenda distributed to the public.

- 6**                    **I\_\_\_\_\_ - Order Instituting Investigation into Enron Energy**  
(12/7/01)           **Marketing Corp., Enron Energy Services, Inc., and The New Power**  
                         **Company to assess the effect, if any, of Enron Corporation's and its**  
                         **Affiliates' Petitions for Chapter 11 Reorganization with the U.S.**  
                         **Bankruptcy Court on California's ratepayers.**  
                         Pursuant to Public Utilities Code Sections 701, 394.25(b)(3) and other  
                         applicable authorities this order institutes an investigation into the financial  
                         and operational capabilities of Enron Energy Marketing Corp., Enron  
                         Energy Services, Inc. and The New Power Company. The Commission will  
                         focus on these entities' ability to provide service to their retail energy  
                         customers and possible impacts on other California energy customers.  
                         This matter is added to the agenda pursuant to Gov. Code § 11125.3(a)(2)  
                         and Pub. Util. Code § 306(b).  
                         This item was not listed on the agenda distributed to the public.

**UTILITIES RESOLUTIONS AND WRITTEN REPORTS*****ENERGY MATTERS***

- E-1                    Res G-3328 – Pacific Gas and Electric Company (PG&E).**  
PG&E requests approval for its California Alternative Rate for Energy application form revisions pursuant to Ordering Paragraph 6 of D00-09-036.  
(Advice Letter 2302-G/2088-E filed March 16, 2001)  
(Section 311(g)(1).)
- E-2                    Res G-3322 – Pacific Gas and Electric Company (PG&E), Southern California Edison Company (SCE) and Southern California Gas Company (SoCalGas).**  
PG&E requests authority for interim funding of its low-emission vehicle program starting January 1, 2002 and continuing through the effective date of the rates resulting from a Commission decision issued in PG&E's next general rate case. SCE requests authority to extend its Electric Vehicle Adjustment Clause mechanism until December 31, 2002. SoCalGas requests authority for interim funding of its low-emission vehicle program until the later of December 31, 2002, or the issuance of a final decision in its next base margin proceeding. This resolution grants, with modifications, the requests of PG&E, SCE, SoCalGas, except for PG&E Advice Letter 2164-E, which is denied. San Diego Gas & Electric Company is ordered to file an application as described in this resolution if they intend to continue their low-emission vehicle program beyond the current authorization provided in D95-11-035.  
(PG&E Advice Letter (AL) 2340-G filed September 14, 2001, PG&E AL 2164-E filed September 19, 2001, SCE AL 1558-E filed July 6, 2001, SoCalGas AL 3022 filed April 30, 2001).
- E-3                    Res G-3329 -** This resolution adopts gas public purpose program surcharge rates as directed by Assembly Bill (AB) 1002 for the service territories of Pacific Gas and Electric Company, Southern California Gas Company, San Diego Gas & Electric Company, as well as for other gas public utilities under the Commission jurisdiction for year 2002. Implements other aspects of AB 1002 concerning the assessment and collection of the surcharge.  
(Section 311(g)(1).)

**E-4**

**Res G-3320 – Southern California Gas Company (SoCalGas).**

SoCalGas requests the Commission to authorize the implementation of a new service allowing telecommunication carriers and cable TV companies to place fiber optic cable in SoCalGas active gas pipelines under a tariffed rate.

(Advice Letter 3040 filed July 13, 2001).

(Agenda 3076, Item E-2, 11/29/01; Req - Commission)

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**TELECOMMUNICATIONS MATTERS**

**C-1            Res T-16617 – Roseville Telephone Company (Roseville)**

This resolution approves Roseville's (U-1015-C) 2000 Sharable Earnings advice letter filing subject to any corrections or adjustments that may be adopted by the Commission as a result of an Order Instituting Investigation I01-04-026.

(Advice Letter 627 filed September 27, 2001)

(Section 311(g)(1).)

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**COMMISSIONERS' REPORTS**

**MANAGEMENT REPORTS**



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## CLOSED SESSION

*This notice is furnished under Government Code Sections 11125 and 11126.3. The Commission will meet in Closed Session following the Public Session of its regularly scheduled meeting. In the Closed Session, the Commission may consider personnel matters as provided under Government Code Section 11126(a), institution of proceedings or disciplinary actions against any person or entity under the jurisdiction of the Commission as provided under Government Code Sections 11126(d)(2) and 11126(e)(2)(C)(i), and pending litigation as provided under Government Code Section 11126(e). Additional items may be added to the closed session agenda pursuant to Gov. Code Section 11126.3(d). If in Closed Session the Commission votes to appoint, employ, or dismiss a public employee, the Commission will thereafter reconvene in Open Session to make the disclosures required by Government Code Sections 11125.2 and 11126.3(f).*

### NON-FEDERAL ITEMS

#### ORDERS HELD OVER

- HEX-1**      **Conference with Legal Counsel – Application for Rehearing.**  
**A01-05-032, A01-05 –043 and A01-05-044** –Disposition of Applications for Rehearing of Resolution M-4801, filed by the California Association of Competitive Telecommunications Companies, Southern California Edison Company and San Diego Gas & Electric Company/Southern California Gas Company, respectively. On April 19, 2001, by Resolution M-4801, the Commission confirmed staff's authority to suspend the effectiveness of advice letter filings of tariff changes.  
(Gov. Code § 11126(e)(2)(B)(i).)  
(Agenda 3071, Item EX-8, 9/20/01; Agenda 3076, Item HEX-1, 11/29/01; Req - Commission)

**HEX-2****Conference with Legal Counsel – Application for Rehearing**

**A01-06-043** – Disposition of the application for rehearing of D01-08-070 filed by Pacific Gas and Electric Company (PG&E). D01-08-070 grants PG&E a limited exemption from the requirements of Public Utilities Code Section 851 for the lease of space at three substations to CalPeak Power LLC for the installation of electric generation units. D01-08-070 also provides notice that the Commission will consider sanctions against PG&E for possible violation of California law and Commission authorities. In its application for rehearing, PG&E alleges: 1) the Decision is inconsistent with previous decisions of the Commission and the language of General Order (GO) 69-C; 2) the Commission modified GO 69-C using an improper ratemaking procedure; 3) the Commission should utilize a quasi-legislative process before changing the scope of GO 69-C; and 4) the Commission should not have issued an order to show cause against PG&E.

(Gov. Code § 11126 (e)(2)(B)(i).)

(Agenda 3075, Item EX-10, 11/8/01; Agenda 3076, Item HEX-2, 11/29/01; Req - Commission)

**HEX-3****Conference with Legal Counsel – Application for Rehearing**

**A01-07-031** – Disposition of the application for rehearing of D01-08-069 filed by Pacific Gas and Electric Company (PG&E). D01-08-069 grants PG&E's application for approval of two easements on PG&E land to Delta Energy, LLC under Public Utilities Code Section 851. D01-08-069 also provides notice that the Commission will consider sanctions against PG&E for its extraordinary delay in filing its application and its possible violation of California law and Commission authorities. In its application for rehearing, PG&E alleges: 1) the Decision is inconsistent with previous decisions of the Commission and the language of General Order (GO) 69-C; 2) the Commission modified GO 69-C using an improper ratemaking procedure; 3) the Commission should utilize a quasi-legislative process before changing the scope of GO 69-C; and 4) the Commission should not have issued an order to show cause against PG&E.

(Gov. Code § 11126 (e)(2)(B)(i).)

(Agenda 3075, Item EX-9, 11/8/01; Agenda 3076, Item HEX-3, 11/29/01; Req - Commission)

**HEX-4****Conference with Legal Counsel – Application for Rehearing.**

**A99-03-025** – Disposition of the application for rehearing of D01-06-077 filed by Roseville Telephone Company (Roseville) on August 8, 2001. The decision reviewed Roseville's new regulatory framework.

(Gov. Code § 11126(e)(2)(B)(i))

(Agenda 3074, Item EX-5, 10/25/01; Agenda 3076, Item HEX-4, 11/29/01; Req - Commission)

- HEX-5      Conference with Legal Counsel - Existing Litigation**  
San Diego Gas & Electric Company v. PUC, Court of Appeal, Fourth Appellate District, Division One, D038064.  
(Gov. Code § 11126(e)(2)(A).)  
(Atty. Cohen)  
(Agenda 3068, Item EX-13, 8/2/01; Agenda 3075, Item HEX-5, 11/8/01; Req - Commission)
- HEX-6      Conference with Legal Counsel – Initiation of Enforcement Proceeding**  
Deliberation on institution of proceeding or disciplinary actions against person or entities subject to Commission’s jurisdiction. (Disclosure of case name would fail to protect the private economic or business reputation of the person or entity if the proceeding or disciplinary action is not commenced.)  
(Gov. Code § 11126(d)(2), 11126(e)(2)(C)(i).)  
(Agenda 3076, Item EX-6, 11/29/01; Req - Commission)
- HEX-7      Conference with Legal Counsel – Application for Rehearing**  
**R98-09-005** – Disposition of the application for rehearing of D01-08-060 filed by FONES4ALL Corp. D01-08-060 grants the motion of FONES4ALL Corp. for a partial stay of D00-10-028 on condition that it obtain a bond sufficient to cover the amount it would have to repay the Universal Lifeline Telephone Service Fund (“ULTSF”) if that stay is lifted. In D00-10-028, the Commission modified operation of the ULTSF to limit the amount of lost revenues competitive local carriers may recover to the amount recoverable by incumbent local carriers.  
(Gov. Code § 1126 (e)(2)(B)(i).)  
(Agenda 3075, Item EX-11, 11/8/01; Req - Commission)
- HEX-8      Conference with Legal Counsel – Application for Rehearing**  
**R99-11-022** - Disposition of applications for rehearing of D01-03-067 filed by Southern California Edison Company (SCE) and Pacific Gas and Electric Company (PG&E). In D01-03-067, the Commission adjusted the short-run avoided cost formula applicable to energy payments to be made by California’s electric utilities to Qualifying Facilities (QFs). The Commission also issued specific orders to SCE, PG&E, and San Diego Gas and Electric Company regarding their obligations to make timely payments to the QFs.  
(Gov. Code § 11126(e)(2)(B)(i).)  
(Agenda 3067, Item EX-9, 7/12/01; Agenda 3076, Item HEX-5, 11/29/01; Req - Commission)

**ORDERS**

- EX-1            Conference with Legal Counsel – Applications for Rehearing**  
Compilation of applications for rehearing recently filed with the Commission.  
(Gov. Code §. 11126(e)(2)(B)(i).)
- EX-2            Conference with Legal Counsel – Threatened Litigation**  
Significant exposure to litigation.  
(Gov. Code § 11126(e)(2)(B).)
- EX-3            Conference with Legal Counsel – Initiation of Litigation**  
Consideration of possible Commission initiation of, or intervention in, litigation.  
(Gov. Code § 11126(e)(2)(C)(i).)
- EX-4            Personnel Matters**  
Consideration of appointment, employment, evaluation of performance, or dismissal of a public employee or to hear complaints or charges brought against that employee by another person or employee.  
(Gov. Code § 11126(a).)
- EX-5            Conference with Legal Counsel – Initiation of Enforcement Proceeding**  
**I \_\_\_\_\_** - Deliberation on institution of proceeding or disciplinary actions against person or entities subject to Commission's jurisdiction.  
(Disclosure of case name would fail to protect the private economic or business reputation of the person or entity if the proceeding or disciplinary action is not commenced and disclosure could also jeopardize the ability to effect personal service on the Respondent.)  
(Gov. Code §§ 11126(d)(2), 11126(e)(2)(C)(i).)
- EX-6            Conference with Legal Counsel – Application for Rehearing**  
**C00-08-053** – Disposition of the motion for stay of D01-08-067 filed by the Pacific Bell Telephone Company (Pacific) on September 28, 2001. Pacific seeks an order from the Commission staying D01-08-067 pending the disposition of its application for rehearing.  
(Gov. Code § 11126(e)(2)(B)(i).)
- EX-7            Conference with Legal Counsel – Applications for Rehearing**  
**A01-10-021** – Disposition of the application for the rehearing of Resolution W-4287 filed by the City of San Jose. The Resolution authorizes the Great Oaks Water Company to revise its service area map to include several properties.  
(Gov. Code § 11126(e)(2)(B)(i).)

**EX-8****Conference with Legal Counsel-Application for Rehearing.**

**(Rev.)**  
(12/3/01)

**C95-03-057** - Disposition of application for rehearing of D01-08-002 filed by Paula Karrison ("Karrison"). Karrison alleged that A&P Moving, Inc. ("A&P"), Fireman's Fund Insurance and Macon Service Company violated Public Utilities Code Sections 4130-4132, General Orders 136-C and 139-C, and Insurance Code Section 1763 during or after the transfer of her household goods from Corte Madera to storage at A&P's facility in Novato, California. A&P acknowledged that a piece of furniture was damaged during transport but claimed that it had investigated the incident and offered to repair the furniture. Because Karrison failed to pay A&P for transportation and storage of her household items, A&P enforced a commercial lien and sold Karrison's furniture at auction. In D01-08-002, the Commission denied Karrison's complaint and concluded that no violations of applicable household goods rules, regulations or statutes had been shown. In her rehearing application, Karrison sets forth the following specifications of legal error: (1) the Decision violates Karrison's rights to procedural and substantive due process; (2) the underlying proceedings deprived Karrison of equal protection of the laws; and (3) the evidence submitted to the Commission does not support the Decision's findings of fact and conclusions of law.

(Gov. Code § 11126(e)(2)(B)(i).)

This revision was not listed on the agenda distributed to the public.

## **FEDERAL ITEMS**

- FEX-1      Conference with Legal Counsel – Initiation of Litigation**  
Consideration of possible Commission initiation of, or intervention in,  
federal agency or court proceedings.  
(Gov. Code § 11126(e)(2)(C)(i).)

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*Those intervenors who have financial hardship determination pending or granted shall be eligible to receive draft agenda item packets at no charge.*

**Results of Commission Meeting  
December 11, 2001 -- Agenda 3077**

**Commissioners present: Lynch, Duque, Bilas, Wood, and Brown**

**Public Comment:**

**re H-9: Justin Bradley, Energy Director  
Silicon Valley Manufacturing Group**

(Decision numbers have been issued but processing the decisions for mailing may take up to 10 days.)

<b>Item #</b>	<b>Proceeding # or Resolution #</b>	<b>Decision #</b>	<b>Action Taken</b>	<b>Comments</b>
<b>CAs</b>				
CA-1	Res TL-18981		Approved 5-0	
CA-2	Res ALJ-176-3077		Approved 5-0	
CA-3	A00-07-001	<b>D01-12-005</b>	Signed 5-0	
CA-4	A00-07-043		Held to 1/9	Regular Agenda
CA-5	Res W-4313		Approved 5-0	
CA-6	A01-01-050	<b>D01-12-006</b>	Signed 5-0	
CA-7	Res T-16569		Approved 5-0	
CA-8	Res T-16606		Approved 5-0	
CA-9	Res T-16618		Approved 5-0	
CA-10	Res T-16560		Approved 5-0	
CA-11	Res T-16599		Approved 5-0	
CA-12	Res T-16611		Approved 5-0	
CA-13	Res T-16616		Approved 5-0	
CA-14	R00-10-002	<b>D01-12-007</b>	Signed 5-0	
CA-15	Res T-16608		Approved 5-0	
CA-16	Res T-16609		Approved 5-0	
CA-17	Res T-16610		Approved 5-0	
CA-18	Res T-16612		Approved 5-0	
CA-19	Res T-16613		Approved 5-0	
CA-20	Res T-16614		Approved 5-0	
CA-21	Res T-16601		Approved 5-0	
CA-22	Res W-4311		Approved 5-0	
CA-23	Res W-4312		Approved 5-0	
CA-24	Res W-4314		Approved 5-0	
CA-25	Res T-16600		Approved 5-0	
CA-26	A00-11-037 etal	<b>D01-12-008</b>	Signed 5-0	
CA-27	R00-01-005	<b>D01-12-009</b>	Signed 5-0	
CA-28	R01-06-022	<b>D01-12-010</b>	Signed 5-0	
CA-29	R98-06-029		Held to 1/9	Consent Agenda
CA-30	Res T-16596		Approved 5-0	
CA-31	Res W-4310		Held to 1/9	Consent Agenda
CA-32	A01-11-024	<b>D01-12-011</b>	Signed 5-0	
CA-33	A01-09-022	<b>D01-12-012</b>	Signed 5-0	
CA-34	A01-04-034	<b>D01-12-013</b>	Signed 5-0	Voted 5-0 to add to the agenda pursuant to Gov Code Section



				11125.3(a)(2).
CA-35	A01-06-007	<b>D01-12-014</b>	Signed 5-0	
<b>HELD</b>				
H-1	A00-10-012 etal		Held to 1/9	
H-2	A00-10-045 etal	<b>D01-12-015</b>	Signed 5-0	
H-3	A01-04-007		Held to 1/9	
H-4	A01-05-049		Held to 1/9	
H-4a	A01-05-049 Alt Order		Held to 1/9	
H-5	Moved to CA-35			
H-5a	Withdrawn			
H-6	A01-07-036		Held to 1/9	
H-6a	A01-07-036 Alt Order		Held to 1/9	
H-7	A01-09-007	<b>D01-12-016</b>	Signed 5-0	
H-8	A93-12-025 etal		Held to 1/9	
H-9	A99-09-029	<b>D01-12-017</b>	Signed 5-0	
H-10	I _____	<b>I01-12-007</b>	Signed 4-1	Comr Duque will file a dissent.
H-11	I _____	<b>I01-12-010</b>	Signed 4-1	Comr Duque will file a dissent.
H-12	I99-07-003	<b>D01-12-018</b>	Signed 3-2	Pres Lynch & Comr Wood dissented. Comr Wood will file a dissent.
H-12a	I99-07-003 Alt Order		Withdrawn	
H-13	R _____	<b>R01-12-009</b>	Signed 5-0	Comr Duque will file a concurrence.
H-14	R _____		Held to 1/9	
H-15	R01-03-023	<b>D01-12-019</b>	Signed 5-0	
H-16	R95-04-043 etal		Held to 1/9	
H-17	R98-07-038		Held to 1/9	
<b>ORDERS</b>				
1	R01-08-027	<b>D01-12-020</b>	Signed 5-0	
2	A00-09-048		Held to 1/9	
3	C00-11-018	<b>D01-12-021</b>	Signed 5-0	
4	R99-11-022		Held to 1/9	
5	A00-10-012 etal		Withdrawn	
6	I _____	<b>I01-12-008</b>	Signed 5-0	Voted 5-0 to add to agenda pursuant to Gov Code Section 11125.3(a)(2).
<b>ENERGY</b>				
E-1	Res G-3328		Held to 1/9	
E-2	Res G-3322		Held to 1/9	
E-3	Res G-3329		Approved 5-0	
E-4	Res G-3320		Held to 1/9	
<b>TELCO</b>				
C-1	Res T-16617		Approved 5-0	
<b>EXEC</b>				

HEX-1	A01-05-032 etal		Held to 1/9	
HEX-2	A01-06-043	<b>D01-12-022</b>	Signed 4-1	Comr Bilas dissented.
HEX-3	A01-07-031	<b>D01-12-023</b>	Signed 4-1	Comr Bilas dissented.
HEX-4	A99-03-025	<b>D01-12-024</b>	Signed 5-0	
HEX-7	R98-09-005		Held to 1/9	
HEX-8	R99-11-022	<b>D01-12-025</b>	Signed 5-0	
EX-6	C00-08-053	<b>D01-12-026</b>	Signed 5-0	
EX-7	A01-10-021	<b>D01-12-027</b>	Signed 5-0	
EX-8	C95-03-057	<b>D01-12-028</b>	Signed 5-0	